VIII of the National Energy Conservation Policy Act (42 U.S.C. 8287 et seq.), the Secretary may use the energy cost savings realized by the United States during the first five years under any such contract in the manner provided in subsection (b). The amount of savings available for use under subsection (b) shall be determined as provided in subsection (c) and shall remain available for obligation until expended.

"(b) AUTHORIZED USES OF SAVINGS.—The energy cost savings realized by the United States in each of the first five years under a contract may be used as follows:

"(1) One-half of the amount of such savings may be used for the acquisition of energy conserving measures for military installations, and such measures may be in addition to any such energy conserving measures acquired for military installations under contracts entered into under title VIII of the National Energy Conservation Policy Act.

"(2) One-half of the amount of such savings may be used for any morale, welfare, or recreation facility or service that is normally provided with appropriated funds, or for any minor military construction project (as defined in section 2805(a) of title 10, United States Code), that will enhance the quality of life of members of the Armed Forces at the military installation at which the energy cost savings were realized.

"(c) DETERMINATION OF AMOUNT OF SAVINGS.—Not more than 90 days after the end of each of the first five years during which energy savings measures have been in operation under a contract entered into by the Secretary of a military department under title VIII of the National Energy Conservation Policy Act, the Secretary of the military department concerned shall determine the amount of energy cost savings realized by the United States under the terms of the contract during that year by reason of the energy savings measures acquired and installed at that installation pursuant to that contract."

#### §8287a. Payment of costs

Any amount paid by a Federal agency pursuant to any contract entered into under this subchapter may be paid only from funds appropriated or otherwise made available to the agency for fiscal year 1986 or any fiscal year thereafter for the payment of energy expenses (and related operation and maintenance expenses).

(Pub. L. 95-619, title VIII, §802, as added Pub. L. 99-272, title VII, §7201(a), Apr. 7, 1986, 100 Stat. 142.)

# §8287b. Reports

Each Federal agency shall periodically furnish the Secretary of Energy with full and complete information on its activities under this subchapter, and the Secretary shall include in the report submitted to Congress under section 8260 of this title a description of the progress made by each Federal agency in—

- (1) including the authority provided by this subchapter in its contracting practices; and
- (2) achieving energy savings under contracts entered into under this subchapter.

(Pub. L. 95–619, title VIII, §803, as added Pub. L. 99–272, title VII, §7201(a), Apr. 7, 1986, 100 Stat. 142.)

## REFERENCES IN TEXT

Section 8260 of this title, referred to in text, was omitted in the general revision of part B (§8251 et seq.) of subchapter III of this chapter by Pub. L. 100-615,  $\S 2(a)$ , Nov. 5, 1988, 102 Stat. 3185.

### §8287c. Definitions

For purposes of this subchapter, the following definitions apply:

(1) The term "Federal agency" means an agency defined in section 551(1) of title 5.
(2) The term "energy savings" means a re-

(2) The term "energy savings" means a reduction in the cost of energy, from a base cost established through a methodology set forth in the contract, utilized in an existing federally owned building or buildings or other federally owned facilities as a result of—

(A) the lease or purchase of operating equipment, improvements, altered operation and maintenance, or technical services; or

(B) the increased efficient use of existing energy sources by cogeneration or heat recovery, excluding any cogeneration process for other than a federally owned building or buildings or other federally owned facilities.

(3) The terms "energy savings contract" and "energy savings performance contract" mean a contract which provides for the performance of services for the design, acquisition, installation, testing, operation, and, where appropriate, maintenance and repair, of an identified energy conservation measure or series of measures at one or more locations. Such contracts—

(A) may provide for appropriate software licensing agreements; and

(B) shall, with respect to an agency facility that is a public building as such term is defined in section 612(1) of title 40, be in compliance with the prospectus requirements and procedures of section 606 of title 40.

(4) The term "energy conservation measures" has the meaning given such term in section 8259(4) of this title.

(Pub. L. 95–619, title VIII, §804, as added Pub. L. 99–272, title VII, §7201(a), Apr. 7, 1986, 100 Stat. 143; amended Pub. L. 102–486, title I, §155(b), Oct. 24, 1992, 106 Stat. 2855.)

# AMENDMENTS

1992—Pub. L. 102-486, \$155(b)(1), substituted "subchapter, the following definitions apply:" for "subchapter—" in introductory provisions

Par. (1). Pub. L. 102–486, §155(b)(2), substituted "The" for "the" and a period for ", and " at end.

Par. (2). Pub. L. 102-486, \$155(b)(3), substituted "The term" for "the term".

Pars. (3), (4). Pub. L. 102–486, §155(b)(4), added pars. (3) and (4).

# CHAPTER 92—POWERPLANT AND INDUSTRIAL FUEL USE

## SUBCHAPTER I—GENERAL PROVISIONS

8301. Findings; statement of purposes.

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8302.

(a) Findings.

(b) Statement of purposes.

Definitions.

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8303. Territorial application.

# SUBCHAPTER II—NEW FACILITIES

## PART A—PROHIBITIONS

8311. Coal capability of new electric powerplants; certification of compliance.

<sup>&</sup>lt;sup>1</sup> See References in Text note below.

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- (a) General prohibition.
- (b) Capability to use coal or alternate fuel.
- (c) Applicability to base load power-plants.
- (d) Self-certification.

8312. Repealed.

#### PART B—EXEMPTIONS

8321. Temporary exemptions.

- (a) General exemption due to lack of alternate fuel supply, site limitations, or environmental requirements.
- (b) Temporary exemption based upon future use of synthetic fuels.
- (c), (d) Repealed.
- (e) Duration of temporary exemptions.

8322. Permanent exemptions.

- (a) Permanent exemption due to lack of alternate fuel supply, site limitations, environmental requirements, or adequate capital.
- (b) Permanent exemption due to certain State or local requirements.
- (c) Permanent exemption for cogeneration.
- (d) Permanent exemption for certain mixtures containing natural gas or petroleum.
- (e) Permanent exemption for emergency purposes.
- (f) Permanent exemption for powerplants necessary to maintain reliability of service.

8323. General requirements for exemptions.

- (a) Use of mixtures or fluidized bed combustion not feasible.
- (b) State approval required for power-plant.
- (c) No alternative power supply in the

case of a powerplant.
8324. Terms and conditions; compliance plans.

(a) Terms and conditions, compliance plans

(b) Compliance plans.

# SUBCHAPTER III—EXISTING FACILITIES

## PART A—PROHIBITIONS

8341. Existing electric powerplants.

- (a) Certification by powerplants of coal capability.
- (b) Authority of Secretary to prohibit where coal or alternate fuel capability exists.
- (c) Authority of Secretary to prohibit excessive use in mixtures.
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8343. Rules relating to case-by-case and category prohibitions.

- (a) Case-by-case prohibitions.
- (b) Prohibitions applicable to categories of facilities.

# PART B—EXEMPTIONS

8351. Temporary exemptions.

- (a) Temporary exemption due to lack of alternate fuel supply, site limitations, or environmental requirements.
- (b) Temporary exemption based upon future use of synthetic fuels.
- (c) Temporary exemption based upon use of innovative technologies.
- (d) Temporary exemption for units to be retired.
- (e) Temporary public interest exemption.

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- (f) Temporary exemption for peakload powerplants.
- (g) Temporary exemption for powerplants where necessary to maintain reliability of service.
- (h) Duration of temporary exemptions.

8352. Permanent exemptions.

- (a) Permanent exemption due to lack of alternate fuel supply, site limitations, or environmental requirements.
- (b) Permanent exemption due to certain State or local requirements.
- (c) Permanent exemption for cogeneration.
- (d) Permanent exemption for certain fuel mixtures containing natural gas or petroleum.
- (e) Permanent exemption for emergency purposes.
- (f) Permanent exemption for peakload powerplants.
- (g) Permanent exemption for intermediate load powerplants.
- (h) Permanent exemption for use of natural gas by certain powerplants with capacities of less than 250 million Btu's per hour.
- (i) Permanent exemption for use of LNG by certain powerplants.

8353. General requirements for exemptions.

- (a) Use of mixtures or fluidized bed combustion not feasible.
- (b) No alternative power supply in case of a powerplant.

8354. Terms and conditions; compliance plans.

(a) Terms and conditions generally.

(b) Compliance plans.

# SUBCHAPTER IV—ADDITIONAL PROHIBITIONS; EMERGENCY AUTHORITIES

8371, 8372. Repealed

8373. Conservation in Federal facilities, contracts, and financial assistance programs.

(a) Federal facilities.

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8374. Emergency authorities.

- $\hbox{(a) Coal allocation authority.}\\$
- (b) Emergency prohibition on use of natural gas or petroleum.
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- (d) Duration of emergency orders.
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8375. Repealed.

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- 8401. Assistance to areas impacted by increased coal or uranium production.
  - (a) Designation of impacted areas.
  - (b) Planning grants.
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- (b) Determination of consideration.
- (c) Restrictions on transfers unenforce-
- able.
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the establishment of a program for the ex-

pended 1 use, consistent with applicable envi-

ronmental requirements, of coal and other al-

ternate fuels as primary energy sources for ex-

in cases in which coal or other alternate fuels

(2) the purposes of this chapter are furthered

isting and new electric powerplants; and

 $<sup>^{1}\,\</sup>mathrm{So}$  in original. Probably should be "expanded".